

U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

July 31, 2020

BY ECF

The Honorable Laura Taylor Swain United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Raul Ionut Vidrasan, S3 19 Cr. 651 (LTS)

Dear Judge Swain:

The Government respectfully requests that the attached proposed protective order, which has been executed by newly appointed counsel for the defendant, Aaron Mysliwiec, be entered in the above-captioned matter.

Respectfully submitted,

AUDREY STRAUSS
Acting United States Attorney for the
Southern District of New York

By:

Elizabeth A. Hanft

Daniel M. Loss

Samuel P. Rothschild

Robert B. Sobelman

Assistant United States Attorneys (212) 637-2334/6527/2504/2616

Robert B. Dobelman

Attachment

cc: Aaron Mysliwiec, Esq. (by ECF)

HONORABLE LAURA TAYLOR SWAIN, District Judge:

WHEREAS the Government intends to produce to the abovelisted defendant in this case certain discovery materials that
may contain personal identifying information for individuals
other than the defendant and his co-defendants, including names,
images, and telephone numbers, and/or materials that might be
harmful to law enforcement agents' ongoing investigation if made
public; and

WHEREAS pursuant to Rule 16(d)(1) of the Federal Rules of Criminal Procedure and Title 18, United States Code,

Section 3771, the Government desires to protect the confidentiality of the above-referenced materials, and for good cause shown;

IT IS HEREBY ORDERED:

1. Discovery materials produced by the Government to the defendant or his counsel that are either (1) designated in

whole or in part as "Confidential" by the Government in emails or communications to defense counsel, or (2) that include a Bates or other label stating "Confidential," shall be deemed "Confidential Material."

- 2. Confidential Material disclosed to the defendant, or to his counsel, during the course of proceedings in this action:
- (a) shall be used by the defendant or his counsel only for purposes of this action;
- (b) shall be kept in the sole possession of the defendant's counsel or the defendant;
- (c) shall not be copied or otherwise recorded by the defendant;
- (d) shall not be disclosed in any form by the defendant or his counsel except as set forth in paragraph 2(e) below;
- (e) may be disclosed only by the defendant's
 counsel and only to the following persons (hereinafter
 "Designated Persons"):
- (i) attorneys in practice with defendant's counsel (such as partners and associates), consulting and per diem counsel, and secretarial, clerical, paralegal, investigative, interpretation, translation, and student

personnel employed full-time or part-time by the defendant's counsel;

- (ii) independent expert witnesses retained by the defendant or on his behalf in connection with this action; and
- (iii) such other persons as hereafter may be authorized by the Court upon a motion by the defendant;
- (f) shall be either (i) returned to the

 Government following the conclusion of this case, together with

 any and all copies thereof, or (ii) destroyed together with any

 and all copies thereof, with defendant's counsel verifying in

 writing to the Government that such destruction has taken place.
- 3. Discovery materials produced by the Government to the defendant or his counsel that are either (1) designated in whole or in part as "Sensitive" by the Government in emails or communications to defense counsel, or (2) that include a Bates or other label stating "Sensitive," shall be deemed "Sensitive Material."
- 4. Sensitive Material disclosed to the defendant, or to the defendant's counsel, during the course of proceedings in this action, shall be subject to the conditions applicable to Confidential Material, with the exception of paragraph 2(b)

above. Sensitive Material may be shown to the defendant, but may not be maintained in the defendant's possession.

- 5. The defendant and his counsel shall provide a copy of this Order to Designated Persons to whom Confidential Material is disclosed pursuant to paragraph 2(e). Designated Persons shall be subject to the terms of this Order.
- 6. Emma M. Greenwood, Esq., the court-appointed
 Coordinating Discovery Attorney (CDA), may disclose, make copies
 of, or reveal the contents of Confidential Material and
 Sensitive Material to defense counsel who have entered
 appearances in this matter and to their employees who are
 assisting in the preparation and dissemination of such
 materials, and to third party vendors they may deem necessary to
 retain to process the discovery they receive, all in furtherance
 of fulfilling their duties and obligations under this Court's
 Order appointing Ms. Greenwood as CDA. Ms. Greenwood shall
 serve this Protective Order upon any such attorney, employee, or
 vendor, instructing them that they are bound by its terms, and
 they shall instruct such other persons that further disclosure
 is prohibited.
- 7. The provisions of this Order shall not be construed as preventing the disclosure of any information in any motion, hearing, trial, or sentencing proceeding held in this

action, or to any judge or magistrate of this Court for purposes of this action.

8. This Order may be signed in counterparts and transmitted by facsimile and/or electronic copy, each of which counterparts will be deemed to be an original and which taken together will constitute the Order.

AUDREY STRAUSS
ACTING UNITED STATES ATTORNEY

By:

Robert B. Dobelman

Elizabeth A. Hanft

Daniel M. Loss

Samuel P. Rothschild

Robert B. Sobelman

Assistant United States Attorneys

Aaron Mysliwec, Esq.

Counsel for Raul Ionut Vidrasan

Emma M. Greenwood, Esq.

Coordinating Discovery Attorney

SO ORDERED:

AGREED AND CONSENTED TO:

/s/ Laura Taylor Swain 7/31/2020
HONORABLE LAURA TAYLOR SWAIN
UNITED STATES DISTRICT JUDGE